PAGE 05

VERIFIED STATEMENT (DECLARATION) CLAIMING SMALL ENTITY STATUS (37 C.F.R. §§1.9(f) and 1.27 (c)) - SMALL BUSINESS CONCERN

		(37 C.)F.R. 99	1.9(1) and 1.27 (2)	,		(C)(O)(
I hereby	declare	that I am					
(check	25	the owner of the	small business cor	cem identified	below:		
one)	D.	an official of the below:	small business con	xem empowere	ed to act on beh	talf of the conce	rn identified
~	, 	- MARDAI	Wireless Valle	y Communicati	ons. Inc.	10(0,0007	
· nnn	20c AB	NCERN	104 Hubbard	Street, Blackson	IIR AITEINIC	1002-0727	4.53
I hereby in 13 C 41(a) a of its at busines time, p of each	y declar .F.R. § nd (b) of ffiliates, is conce art-time n other v	e that the above ide 121.3-18, and repre- if Title 35, United does not exceed 5 in is the average of or temporary basis when either, direct	States Code, in the OO persons. For pu wer the previous fi during each of the ly or indirectly, on has the power to	at the number of rposes of this strictly gear of the pay periods of e concern control both.	f employees of atement, (1) the concern of the the fiscal year, rols or has the p	the concern, me number of emperous employ and (2) concerns power to control	ployees of the yed on a full- s are affiliates the other, or
i herel	ov decla	ne that rights under fied above with re-	er contract or law	have been conv	reyed to and re APROYED ME Rappaport et al.	described in:	
(check		the specification ser	n filed herewith. ial No. > issued < >	, filed			Ц
other	ization than the	neld by the above in having rights to the inventor, who could not qualify F.R. §1.9(c). *NO on having rights to	uld not qualify as	a small business a concern under	37 C.F.R. §1.	r 37 C.F.R. 91. 9(d) or a nompro masch named D	fit organization erson, concern
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UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

OCTOBER 19, 2000

MCGUIRE WOODS MICHAEL E. WHITHAM 1750 TYSONS BLVD. SUITE 1800 MCLEAN, VA 22102

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UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 08/04/2000

REEL/FRAME: 011034/0724

NUMBER OF PAGES: 2

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

RAPPAPORT, THEODORE

DOC DATE: 08/04/2000

ASSIGNOR:

SKIDMORE, ROGER

DOC DATE: 08/04/2000

ASSIGNEE:

WIRELESS VALLEY COMMUNICATIONS,

104 HUBBARD STREET

BLACKSBURG, VIRGINIA 24060

SERIAL NUMBER: 09633120 PATENT NUMBER:

FILING DATE: 08/04/2000

ISSUE DATE:

011034/0724 PAGE 2

MAURICE CARTER, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS







10: (03004.

ASSIGNMENT OF INVENTION

WHEREAS, WE, Thoodore Rappaport and Roger Skidmore have invented certain new and useful improvements in IMPROVED METHOD AND SYSTEM FOR A BUILDING DATABASE MANIPULATOR for which a patent application has been executed.

AND WHEREAS, WIRELESS VALLEY COMMUNICATIONS, INC. having a principal place of business in Blacksburg, Virginia referred to as Assignee, is desirous of acquiring our interest in said invention and in any Letters Patent which may be granted therefor.

MOW THIS INDENTURE WITNESSETM, That for a valuable consideration, the receipt of which is hereby acknowledged, we hereby assign, sell and transfer unto the said assignee, our entire right, title and interest in and to inventions disclosed in said application and in and to any Letters Patent of the United States and in and to any Letters Patent or Inventor's Certificates of any and all foreign countries which may be granted therefor, and in and to any and all priority and/or Convention rights or benefits accruing or to accrue to us with respect to the filing or securing of patents in the United States and/or securing of patents or inventor's certificates in any and all countries foreign thereto.

AND we hereby grant to assignee the right to apply in its own name for patents or inventor's certificates corresponding to the above invention in countries foreign to the United States.

and properly execute such necessary and lawful papers for application for foreign patents and inventor's certificates for filing applications for United States, foreign patents and inventor's certificates for subdivisions of any applications for patent or inventor's certificate and/or for obtaining any reissue or reissues of any Letters Patent which may be granted for our aforesaid invention and to perform such further acts as may be required to carry out the intent of this agreement as the assignee thereof shall hereafter require and prepare at assignee's expense.

WITNESSETH, my hand this AJ9US 2000.

day of

COPY

Theodore Rappaport

Roger Skidmore

Docket No.: 02560035AA

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

the specification of which:

5067.

My residence, post office address and citizenship are as stated below next to my name; I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

IMPROVED METHOD AND SYSTEM FOR A BUILDING DATABASE MANIPULATOR

(check as is arrached hereto one) was filed on as Application Serial No. and was amerided on (if applicable) I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, § 1.56* I hereby claim foreign priority benefits under Title 25, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed: Prior Foreign-Application(s) (Country) (Day/Month/Year Filed) yes no (Number) (Country) (Day/Month/Year Filed) yes no I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paringraph of Title 35, United States Code, § 112, I schnowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56 which occurred between the filing date of the prior application script in the paringraph of Title 35, United States Code, § 112, I schnowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56 which occurred between the filing date of the prior application script have a paringraph of Title 35, United States Code, § 112, I schnowledge the dury to disclose material information applications are priority in the prior defined to Mediume Modera to Mediume Modera Microbal defined to Mediume Modera to Mediume Modera to Medium	me abecureamor	11 01	. ••		•			100		
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Reg. No. 33,138, and Michael E. Whitham, Reg. No. 32,033, as another washing the directed to Mcguire Woods,	and any conti	DU	itic	n abblications	meteor currently better	~6 ·				
Reg. No. 33,138, and Michael E. Whitham, Reg. No. 32,033, as another washing the directed to Mcguire Woods,			_		. d Courseau I have	by appoint C. Lamont Whith	am.	Reg. No. 22,424, Marshall M. Curtis,		
Reg. No. 33,138, and Michael E. Whitham, Reg. No. 32,033, as another washing the directed to Mcguire Woods,	Pow	er (of	Attorney: As a	named inventor, I here	COS AMARGAMIA STOCKE SOCI	ats to	o prosecute this application and transact		
all business in the Patent and Trademark Office connected therewith. All correspondent formers of McCoiro Woods at (703) 712-	Reg. No. 33,	,138	\$, 1	nd Michael E.	Whitham, Reg. No. 32	A description of the second	ه مربون	should be directed to Magnire Woods,		
	all business i	in t	16	Patent and Tri	Memark Office connect	ed therewith. All corresponde	تاریب ار ما	irested to McGuireWoods at (703) 712-		

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

1750 Tysons Boulevard, Suite 1800, McLean, Virginia 22101. Telephone calls should be directed to McGuire Woods at (703) 712-

Docket No.: 02560035AA

Full Name of Sole or First Inventor Theodore Rappaport	Date 8/04/08
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	COPY
Full Name of Joint	
or Second Inventor Roser Skidmore Inventor's Signature Roser Skidmore	Date 08/04/00
Residence 516 Hour CLUB OR. APT. 502	BLACKSBURG, VA 24060
Citizenship United States	
Post Office Address Same as shove	

Title 37, Code of Federal Regulations, § 1.56:

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.
- (b) Under this section, information is material to patentibility when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; or (2) it refuses, or is inconsistent with, a position the applicant takes in: (1) opposing an argument of unpatentability COPY relied on by the Office, or (ii) asserting an argument of patentability.